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6 **UNITED STATES BANKRUPTCY COURT**

7 **DISTRICT OF ARIZONA**

8 In re:

Chapter 11 Case

9 RIVER HACIENDA HOLDINGS, LLC,
Debtor.

No. 4:18-bk-136-SHG

10 **MOTION TO CONTINUE ALL
DEADLINES AND HEARINGS**

11 The Debtor, for its Motion, provides as follows:

12 The Debtor's principal, David Mason, is at this time unable to fully participate in this case
13 and assist Debtor's counsel in his representation of the Debtor.

14 Mr. Mason's assistance, involvement and decision-making in this case are critical to the
15 Debtor.

16 As shown in the Declaration of David Mason In Support Of Debtor's Motion to Continue
17 All Deadlines and Hearings filed at the same time as this Motion, Mr. Mason has "brain fog"
18 which affects his ability to concentrate. Mr. Mason says in his Declaration that he is not able to
19 fully participate in assisting Debtor's counsel in this case. As is further shown in his Declaration,
20 Mr. Mason has been directed by his doctor, Daniel Graybill, MD, to not attend any court
21 proceedings or make any decisions about this case. Dr. Graybill has directed that Mr. Mason to
22 rest.

23 Mr. Mason will see and be examined by Dr. Graybill on August 20th. It may be that he
24 will be informed at that appointment that he can return to normal activities, including full
25 participation in this case.

26 The Debtor requests that all pending matters in this case be briefly postponed or continued

1 to permit Mr. Mason time to resolve his health issues. Those pending matters include:

- 2 • The 15-day deadline for preparation of an amended disclosure statement as
3 required by this Court's Minute Entry Order (docket 147),
- 4 • The filing of the June, 2018 monthly operating report (due July 15, 2018) and
5 subsequent reports,
- 6 • Any deadlines to respond to actions or pleadings filed by others in this case and
- 7 • All matters pertaining to the confirmation of the Debtor's plan and the Creditors'
8 plan pending in this case.

9 WHEREFORE, it is respectfully requested that this Court grant this Motion and for such
10 other and further relief deemed appropriate.

11 Dated July 31, 2018

12 /s/ Alan R. Solot SBN 006587
13 ALAN R. SOLOT
14 Attorney for Debtor

15 Copy of the foregoing mailed/transmitted on
16 July 31, 2018 to:

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